Federal Tax Implications for Employees Receiving Commute Subsidies

Employers may provide transit and vanpool benefits in addition to current compensation paid to their workers or in lieu of their existing compensation. The limit on nontaxable transit and vanpool benefits is \$65 per employee per month and the limit on parking is \$175 per employee per month for calendar years 1998 and 1999. Thereafter these benefits will be indexed for inflation. Transit and vanpool qualified transportation fringe limits can be applied in the following ways.

Parking Cash Out

Employers may establish a parking cash out program whereby employees may choose to cash out the value of employer-provided parking, forego parking, and receive the taxable cash value of the parking, or receive a tax-free transit or eligible vanpool benefit up to \$65 per month. The employer transfers its expenditure for the parking space, assuming it is leased, to a direct payment to the employee. If the employee accepts the cash value rather than a tax-free transit or vanpool benefit, then the employee also incurs payroll and income taxes on the amount. The employer only incurs payroll taxes on the cash value provided. This additional compensation will allow the employee to finance other commuting modes that are not considered qualified transportation fringe benefits, such as walking, bicycling, carpooling, rollerblading, or other means of commuting to work.

For more information please visit the IRS website at: www.irs.ustreas.gov

Questions regarding interpretation or administration of tax codes should be directed to your company's tax attorney or accountant.